## IN THE COMMON PLEAS COURT OF ERIE COUNTY, OHIO DOMESTIC RELATIONS DIVISION

	Case No.		
Plaintiff			
-VS-	D.R. Form 7	.00	
Defendant			
PRETRIAL STATEMENT AND	SETTLEMENT	PROPOSAL	
INSTRUCTIONS: Each party is required to file a Pr than the day of the Pretrial. That pleading should minimum, as applicable to the case.			
Now comes	and makes the	following Pretrial S	Statement and
Settlement Proposal pursuant to Local Rule 18(E):			
STATUS OF D	ISCOVERY:		
	Not		Needs to
TYPE OF DISCOVERY:	applicable	Completed	be done
Appraisals of any real estate			
Appraisals of personal property			
Copies of the last three (3) years of federal income			
tax returns			
Balances due on all liabilities of either or both of			
the parties			
Income information, including overtime for the past			
three (3) years			
Copies of the most recent statement on all bank			
accounts, IRA's, CD's, stocks, mortgages or other			
assets for which the parties receive a statement			
Pension and profit-sharing plan information and			

valuation

Other: Other:

COBRA coverage

Health insurance information, including the cost of

Copies of deeds, vehicle registrations or titles

OTHER DISCOVERY INFORMATION:				
DISPUTED FACTUAL OR LEGAL ISSUES:				
WITNESS LIST FOR FINAL HEARING:				
ESTIMATED LENGTH OF FINAL HEARING:				
PROPOSAL FOR SETTLEMENT:				
JURISDICTION AND VENUE:This Court has jurisdiction and venue to grant a final decree of divorce to the partiesJurisdiction and Venue is disputed.				
GROUNDS: A divorce shall be granted in this case as follows: To Plaintiff on grounds of:To Defendant on grounds of:				

ALLOCATION OF PARENTAL RIGHTS AND RESPONSIBILITIES:						
Sole Allocation of Parental Rights and Responsibilities:To Mother To Father OR						
Split Allocation of Parental Rights and Responsibilities: Mother shall be Residential Parent and Legal Custodian of: Father shall be Residential Parent and Legal Custodian of:						
Shared Parenting pursuant to the attached Proposed Shared Parenting Plan						
PARENTING TIME: Effective,MotherFather shall have parenting time with the minor child(ren) as follows: Pursuant to Local Rule 24 without modification						
Pursuant to Local Rule 24 with the modifications contained on the attached Exhibit  As set forth on Exhibit						
CHILD SUPPORT: Effective, Mother Father shall pay child support in the sum of \$ per month, per child, for a total of \$, plus processing fee Said amount is calculated according to the Guidelines Worksheet attached as Exhibit Said amount represents a deviation from Guidelines which is appropriate for the following reason(s):						
HEALTH EXPENSES: The health expenses of the minor child(ren) shall be paid as follows:  Any uninsured health expenses of the minor child(ren) shall be divided between the parties in the following percentages: Father% Mother%						
<b>HEALTH INSURANCE:</b> Father and/or Mother shall carry health insurance on the minor child(ren), so long as it is available at a reasonable cost through his or her employmentNeither party has health insurance available to them at the present time for a reasonable cost, but each party shall obtain insurance for the children in the future if it becomes available to him or her at a reasonable cost. A Dependent Health Care Order shall be issued in this case.						
TAX EXEMPTIONS and CREDITS FOR MINOR CHILD(REN): The tax dependency exemptions and credits for the minor child(ren) shall be allocated as follows:						
If awarded, the nonresidential parent shall ONLY be entitled to take any tax exemption for a child allocated to him or her, so long as he or she is current in the payment of his or her child support obligation on or before January 31 <sup>st</sup> . of the year following the year for which the exemption will be claimed.						
TEMPORARY SUPPORT ARREARAGES: There is no temporary support arrearage issue in this case. OR The Obligor owes temporary support arrearages and those arrearages shall survive the final decree of divorce and be paid as follows:						

SPOUSAL SUPPORT:					
No spousal support shall be paid by either party to this case. OREffective, the shall pay the spousal support to the in the sum of \$ per month, plus processing fee. Said spousal support order shall terminate upon the death of either party, the obligee's remarriage or cohabitation with an unrelated adult person of the opposite gender or The Court shall shall not reserve jurisdiction over the term and/or amount of this spousal support order.					
COBRA HEALTH INSURANCE COVERAGE:					
Neither party will be obtaining COBRA health insurance through the other party's employment. <b>OR</b> The shall pay for COBRA health insurance coverage on the					
The shall pay for COBRA health insurance coverage on the for a period of from the date of the final decree of divorce. OR The may maintain COBRA health insurance coverage through the current employment, at his or her won cost.					
SEPARATE PROPERTY: Each party shall be awarded his or her separate property and shall pay his or her separate debt as follows:See Exhibit OR					
To Wife: To Husband:					
ATTORNEY FEES:					
Each party shall pay his or her own attorney fees for this case. ORThe shall pay the sum of \$ towards the 's_ attorney fees. Said sum shall be paid as follows:					
MAIDEN NAME: The Wife's maiden name shall shall not be restored. Her maiden name is					

follows:See Exhibit		OF AWAI	RD TO or PAID BY:	
Asset or Debt	•	Value or Balance		To Husband
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from harassing, molesting or	ınterferin	y with the other party.		
OTHER ISSUES:				
See Exhibit		OR		
There are no other agree		_ •		
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COURT COSTS:				
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ву ганнин ву De:	ıcııddil	Split between t	ne parties equally.	
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Plaintiff/Defendant		Со	unsel for Plaintiff/Defe	ndant
	<u> </u>	CERTIFICATE OF SE	RVICE	
I hereby certify that a trueserved upon the opposing pa 20	e copy of	the foregoing Pretrial	Statement and Settler	ment Proposal was of
<del></del>				
		0-	unsel or Party	
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